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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/769,903	02/03/2004	Siamak Naghian	60091.00270	9185
32294 7590 11/28/2007 SQUIRE, SANDERS & DEMPSEY L.L.P.			EXAMINER	
14TH FLOOR 8000 TOWERS CRESCENT TYSONS CORNER, VA 22182			MURPHY, RHONDA L	
			ART UNIT	PAPER NUMBER
			2616	
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			11/28/2007	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

		Application No.	Applicant(s)				
Office Action Summary		10/769,903	NAGHIAN ET AL.				
		Examiner	Art Unit				
		Rhonda Murphy	2616				
Period fo	The MAILING DATE of this communication app or Reply	ears on the cover sheet w	ith the correspondence address				
WHIC - Exte after - If NC - Failu Any	ORTENED STATUTORY PERIOD FOR REPLY CHEVER IS LONGER, FROM THE MAILING DANSIONS of time may be available under the provisions of 37 CFR 1.1: SIX (6) MONTHS from the mailing date of this communication. O period for reply is specified above, the maximum statutory period of the reply within the set or extended period for reply will, by statute reply received by the Office later than three months after the mailing ed patent term adjustment. See 37 CFR 1.704(b).	ATE OF THIS COMMUNION 36(a). In no event, however, may a recommendation of the second will expire SIX (6) MON, cause the application to become AB	CATION. reply be timely filed ITHS from the mailing date of this communication. BANDONED (35 U.S.C. § 133).				
Status		•					
1)⊠	Responsive to communication(s) filed on <u>14 September 2007</u> .						
′=	This action is FINAL . 2b)⊠ This action is non-final.						
3)	Since this application is in condition for allowance except for formal matters, prosecution as to the merits is						
	closed in accordance with the practice under E	x parte Quayle, 1935 C.D	0. 11, 453 O.G. 213.				
Disposit	ion of Claims						
4) 🖂	☑ Claim(s) <u>1-21</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)	5) Claim(s) is/are allowed.						
· <u> </u>	Claim(s) <u>1-3 and 5-18</u> is/are rejected.						
·	Claim(s) <u>4 and 19-21</u> is/are objected to.						
8)	Claim(s) are subject to restriction and/o	r election requirement.					
Applicati	ion Papers						
9)[The specification is objected to by the Examine	r.					
10)⊠ The drawing(s) filed on <u>03 February 2004</u> is/are: a)⊠ accepted or b)⊡ objected to by the Examiner.							
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).							
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).							
11)	The oath or declaration is objected to by the Ex	aminer. Note the attached	d Office Action or form PTO-152.				
Priority (under 35 U.S.C. § 119						
12)🖂	Acknowledgment is made of a claim for foreign	priority under 35 U.S.C. §	§ 119(a)-(d) or (f).				
•	☑ All b)☐ Some * c)☐ None of:						
	1. Certified copies of the priority documents	s have been received.	• •				
	2. Certified copies of the priority documents	s have been received in A	pplication No				
	3. Copies of the certified copies of the prior	rity documents have been	received in this National Stage				
	application from the International Bureau						
* 5	See the attached detailed Office action for a list	of the certified copies not	received.				
Attachmen	et(s) - ce of References Cited (PTO-892)	A) 🗔 Intonúc s	Summary (PTO-413)				
2) Notic	e of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s	s)/Mail Date				
	mation Disclosure Statement(s) (PTO/SB/08) er No(s)/Mail Date	5) Notice of I	nformal Patent Application —.				

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DETAILED ACTION

Response to Amendment

1. This communication is responsive to the amendment filed on 9/14/07.

Accordingly, claims 19 – 21 have been added, and claims 1-21 are currently pending in this application.

Response to Arguments

1. Applicant's arguments with respect to claims 1-21 have been considered but are most in view of the new ground(s) of rejection.

Claim Rejections - 35 USC § 103

- 1. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 2. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

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3. Claims 1 – 3 and 5 – 18 are rejected under 35 U.S.C. 103(a) as being unpatentable over Tasman et al. (US 2002/0080755 A1).

Regarding claims 1, 12 and 15, Tasman teaches a wireless communication device (Fig. 2; mobile station 2) with a plurality of operation modes (page 3, paragraph 40), the wireless communication device comprising:

a traffic assembly unit (*Fig. 3b; radio layer 10*) for accepting incoming data unit streams (radio layer 10 receives streams via transceiver 6; page 4, paragraph 46), wherein the data units are destined for at least one destination node, and each output data stream comprises a service level requirement for each of the at least one destination node (*page 4, paragraph 46*);

a resource selection unit (*routing managers 12-14*) responsive to the traffic assembly unit (via link metric calculation 11) and configured to select a first set of radio transmission resources for the output data stream, wherein the first set of radio transmission resources belongs to radio transmission resources currently available in the wireless communication device (*pages 4-5*, *paragraphs 51-53*);

a path detection unit (*forwarding layer 17*), configured to detect whether a path leading to a destination node and fulfilling the corresponding service level requirement is available for each of the at least one destination node (*page 5, paragraphs 53-55*), wherein one leg of the path is implemented by the first set of transmission resources (*page 5, paragraph 55*);

a traffic scheduling unit (*queuing layer 18*), responsive to the path detection unit, configured to schedule a transmission of the output data stream, wherein the traffic

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scheduling unit is configured to schedule the transmission to occur through the first set of radio transmission resources (*page 5*, *paragraph 55*).

Although Tasman teaches accepting incoming data streams via transceiver 6 at the radio layer 10, Tasman fails to explicitly disclose assembling data units of at least one incoming data stream into an output stream.

However, it is well known in the art that radio layers (MAC/Modem Layer 10 in Fig.3b) assemble data units of incoming data streams into at least one output stream.

Thus, it would have been obvious to one skilled in the art to assemble incoming data unit streams into at least one output data stream, for the purpose of arranging data to be transmitted through the network.

Regarding claim 2, Tasman teaches a method according to claim 1, further comprising determining a path comprising a highest service level of all paths leading to a destination node, wherein the determining is performed for the destination node to which no path fulfilling the corresponding service level requirement is found (page 4, paragraph 50; page 5, paragraph 55).

Regarding claim 3, Tasman teaches a method according to claim 2, further comprising: configuring the first set of radio transmission resources (page 4, paragraph 46); testing whether the determined path comprising the highest service level fulfills the , service level requirement for the at least one destination node in response to the configuring step (page 4, paragraph 50); and scheduling a transmission of the output data stream when the determined path fulfills the service level requirement for the at least one destination node, wherein the scheduling presumes that the transmission is to

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occur through the first set of radio transmission resources, wherein the configuring step is performed when no path fulfilling the respective service level requirement is found for the at least one destination node in the searching step (page 5, paragraph 55).

Regarding claim 5, Tasman teaches a method according to claim 4, further comprising a step of configuring the radio transmission resources available in the wireless communication device (page 4, paragraph 46).

Regarding claim 6, Tasman teaches a method according to claim 4, further comprising a step of rearranging the data units in the output data stream (page 10, end of paragraph 105; reordering).

Regarding claim 7, Tasman teaches a method according to claim 1, wherein the searching step includes finding all paths leading from the wireless communication device to the at least one destination node (page 9, paragraph 102).

Regarding claim 8, Tasman teaches a method according to claim 7, wherein the searching step comprises performing the finding step in another network element (page 9, paragraphs 102-104).

Regarding claim 9, Tasman teaches a method according to claim 1, wherein the controlling step includes changing the operation mode of the wireless communication device prior to the transmission of the at least one output data stream (page 11, paragraph 121).

Regarding claim 10, Tasman teaches a method according to claim 1, wherein the selecting step comprises utilizing information about a current state of the radio

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transmission resources available in the wireless communication device (page 5, paragraph 53).

Regarding claim 11, Tasman teaches a method according to claim 1, wherein the other operation modes include a plurality of operation states (page 5, paragraph 55); and the controlling step includes synchronizing the plurality of operation states to maintain the service level requirement of each destination node during the transmission (page 5, paragraph 55).

Regarding claim 13, Tasman teaches a system according to claim 12, wherein the traffic assembly means, the resource selection means, the traffic scheduling means, and the control means reside in a single wireless communication device (elements of Fig. 3b, located within mobile 2 in Fig. 2).

Regarding claim 14, Tasman teaches a system according to claim 12, wherein: the other operation modes include a plurality of operation states (page 5, paragraph 55); and the control means are configured to synchronize the plurality of operation states to maintain the service level requirement of each destination node during the transmission (page 5, paragraph 55).

Regarding claim 16, Tasman teaches a wireless communication device according to claim 15, wherein the path detection unit comprises an interface for a routing entity residing outside the wireless communication device (see Fig. 3b), wherein the interface is configured to receive information about paths leading from the wireless communication device to the at least one destination node (page 5, paragraph 54).

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Regarding claim 17, Tasman teaches a wireless communication device according to claim 15, wherein the path detection unit comprises a routing unit configured to search all paths leading from the wireless communication device to the destination node (page 9, paragraph 102).

Regarding claim 18, Tasman teaches a wireless communication device according to claim 15, wherein the other operation modes comprise a plurality of operation states; and the control unit is further configured to synchronize the plurality of operation states to maintain the service level requirement of each destination node during the transmission.

Allowable Subject Matter

4. Claims 4 and 19 – 21 are objected to as being dependent upon a rejected base claim, but would be allowable if rewritten in independent form including all of the limitations of the base claim and any intervening claims.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Rhonda Murphy whose telephone number is (571) 272-3185. The examiner can normally be reached on Monday - Friday 9:00 - 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Huy Vu can be reached on (571) 272-3155. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free). If you would like assistance from a USPTO Customer Service Representative or access to the automated information system, call 800-786-9199 (IN USA OR CANADA) or 571-272-1000.

Rhonda Murphy Examiner Art Unit 2616

RM

HUY D. VU

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600